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| APPLICATION NO | . ] ]    | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. 6420 |  |  |
|----------------|----------|-------------|----------------------|---------------------|-----------------------|--|--|
| 10/046,793     |          | 01/15/2002  | Larry G. Stolarczyk  | MLF-654-13          |                       |  |  |
| 26329          | 7590     | 05/02/2005  |                      | EXAM                | EXAMINER              |  |  |
| RICHARI        | D BREWS  | STER MAIN   | LE, LANA N           |                     |                       |  |  |
| PATENT A       | ATTORNE  | Y           |                      |                     |                       |  |  |
| P.O. BOX       | 1859     |             | •                    | ART UNIT            | PAPER NUMBER          |  |  |
| LOS ALTO       | OS, CA 9 | 4022        |                      | 2685                | 2685                  |  |  |
|                |          |             |                      |                     |                       |  |  |

DATE MAILED: 05/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



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| APPLICATION |  | DATE                       | FIR                               | ST NAMED                         | APPLICANT                              |                          | ATTOR                               | NEY DOCKET NO.   |
| 10046       | 793  |                            |                                   |                                  |  |                          |                                     |  |
|             |  |                            |                                   |                                  |  |                          |                                     | KAMINER  |
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|             |  |                            |                                   |                                  |  |                          | ART UNIT                            | PAPER NUMBER   |
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|             |  |                            | NOTIC                             | CE OF AF                         | BANDONME                               |                          | E MAILEU:                           |  |
| This        | antination in the set of                                     |                            |                                   | JE O! AL                         | ANDONNE                                |                          |                                     |  |
| inis ap     | pplication is abandone                                       | d in view                  | ot:                               |                                  |  |                          |                                     |  |
|             | Applicant's failure to                                       | timely file                | e a proper re                     | ply to the Of                    | fice letter mailed                     | l on <u>·</u>            |                                     | <del></del> •  |
|             | A reply (wit   | h Certific                 | ate of Mailing                    | g or Transmi                     | ssion of                               |                          | ) was received o                    | n  |
|             | extension  | of time of                 | which                             | is after the e                   | expiration of the place on             | period for               | reply (including a                  | total  |
|             |  |                            |                                   |                                  |  |                          |                                     |  |
|             | A proposed 37 CFR 1.1  | f reply wa                 | is received o<br>final rejectio   | n                                | , but it do                            | es not cor               | nstitute a proper r                 | eply under   |
| ,           | (A proper i  | reply unde                 | er 37 CFR 1.                      | 113 to a final                   | rejection consis                       | ts only of:              | (1) a timely filed                  | amendment  |
|             | or (3) a tim   | ely filed R                | Request for C                     | ondition for a continued Exa     | illowance; (2) a ti<br>amination (RCE) | imeiy tiled<br>in compli | Notice of Appea<br>ance with 37 CFF | l (with appeal fee);<br>R 1.114).                                    |
|             | A reply was  | s received                 | d on                              | . but                            | it does not const                      | titute a pro             | oper reply or a bo                  | ona fide attempt at a  |
|             | proper repl  | y, to the n                | non-final rejec                   | ction. See 37                    | CFR 1.85(a) an                         | d 1.111. (               | See explanation i                   | n the last box below).   |
|             | No reply ha  | is been re                 | eceived.                          |                                  |  |                          |                                     |  |
|             | Applicant's failure to of three months from                  | timely pa<br>n the mail    | ay the require<br>ling date of th | ed issue fee a<br>he Notice of a | and publication for<br>Allowance (PTOI | ee, if appl<br>L-85).    | icable, within the                  | statutory period   |
|             | Transmissi   | on dated_                  |                                   | ), which is                      | s after the expira                     | ition of the             | statutory period                    | ertificate of Mailing or<br>for payment of the<br>dication Fee Due). |
|             |  |                            |                                   |                                  | A balance of \$                        |                          |                                     |  |
|             | The issue f<br>37 CFR 1.1                                    | ee by 37                   | CFR 1.18 is                       | \$                               | The publication                        | fee, if req              | uired, by                           |  |
|             | The issue f  | ee and pu                  | ublication fee                    | , if applicable                  | e, have not been                       | received.                |                                     |  |
|             | Applicant's failure to the Notice of Allowal                 | timely file<br>bility (PTC | e corrected (<br>DL-37).          | drawings as                      | required by, and                       | within the               | three-month per                     | iod set in,  |
|             | Proposed o   | corrected (                | drawings we<br>which is after     | re received o                    | on of the period f                     | a Certific               | ate of Mailing or                   | Transmission dated   |
|             | No correcte  | ed drawing                 | gs have beer                      | received.                        |  |                          |                                     |  |
|             | The letter of express interest, or all the ap                | abandon                    | nment which                       | is signed by                     | the attorney or a                      | igent of re              | cord, the assigne                   | e of the entire  |
|             | The letter of express under 37 CFR 1.34(a                    | abandon<br>a)) upon fi     | nment which<br>iling of a con     | is signed by<br>tinuing applic   | an attorney or ag                      | gent (actin              | g in a representa                   | tive capacity  |
|             | The decision by the for seeking court rev                    | Board of I                 | Patent Appea<br>e decision ha     | als and Interf<br>s expired an   | erences rendere<br>d there are no all  | d on<br>lowed clai       | and becomes.                        | ause the period  |
|             | The reason(s) below  |                            |                                   |                                  |  |                          |                                     |  |
| _           | Petitions to revive under 37 minimize any negative effective | CFR 1.137(<br>ts on patent | (a) or (b), or requ<br>term.      | ests to withdraw                 | the holding of abando                  | onment under             | 37 CFR,1.181, should                | be promptly filed to   |